

Remarks

The Office Action required restriction to one of the following inventions under 35 U.S.C. 121:

I. Claims 1-23 which were said to be drawn to a condenser system;
and

II. Claims 24-37 which were said to a method of preparing a collector mirror of a condenser system.

Applicants elect Group I claims 1-23 for prosecution.

In addition, it was determined that if Group I was elected, the following species should also be elected:

Species 1-condenser system with correcting mirrors-Fig. 2A.

Species 2-condenser system without correcting mirrors-Fig. 4.

Applicants elect Species 1. Claims 13-23 are readable thereon.


As corrected noted by the Examiner the invention can comprise condensers with or without correcting mirror. Applicants submit that the claims that do not appear to be readable thereon also define novel and non-obvious subject matter.

Date:

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Respectfully submitted,

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